

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION**

MANDIE ROGERS,)	
)	
Plaintiff,)	
)	Case No. 4:18-01019-CV-W-GAF
vs.)	
)	
CASEY'S GENERAL STORE ¹)	
And)	
CASEY'S MARKETING COMPANY,)	
)	
Defendants.)	

CERTIFICATE OF SERVICE

I hereby certify that I served Defendant's Objections and Responses to Plaintiff's
Second Request for Production by electronic mail on the 18th day of November, 2019,
to:

David A. Lunceford
Noah Ballard
Peter Gardner
Lunceford Law Firm, LLC
201 S.E. First Street
Lee's Summit, MO 64063
LLF.DLunceford@gmail.com
LLF.NoahBallard@gmail.com
LLF.peter.gardner@gmail.com

ATTORNEYS FOR PLAINTIFF

¹Casey's General Stores, Inc. ("CGS") is not the proper corporate defendant. CGS is a holding company that does not have any employees. Casey's Marketing Company ("CMC"), not CGS, owned the store at which Plaintiff worked. As such, Plaintiff was a CMC employee, not a CGS employee, and CMC is the proper corporate defendant.

Respectfully submitted,

/s/ Robert J. Rojas

Jeffrey D. Hanslick (MO #46693)

Robert J. Rojas (MO #65144)

LITTLER MENDELSON, P.C.

1201 Walnut Street, Suite 1450

Kansas City, MO 64106

(816) 627-4400 (telephone)

(816) 627-4444 (facsimile)

jhslick@littler.com

rrojas@littler.com

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

By signing below, I certify that Littler Mendelson, P.C. served the foregoing on Plaintiff's counsel (address below) via the Court's ECF system this 19th day of November, 2019:

David A. Lunceford

Noah Ballard

Peter Gardner

Lunceford Law Firm, LLC

201 S.E. First Street

Lee's Summit, MO 64063

LLF.DLunceford@gmail.com

LLF.NoahBallard@gmail.com

LLF.peter.gardner@gmail.com

ATTORNEYS FOR PLAINTIFF

/s/ Robert J. Rojas

ATTORNEY FOR DEFENDANT